



Application No. Applicant(s)

Goddijn et al.

08///9,460	doddjii et
	C A -4 I - i 4

Interview Summary	Examiner Ousama Zaghmout	Group Art Unit 1649
All participants (applicant, applicant's representative, PT	O personnel):	
(1) Ousama Zaghmout	(3) Cliff Mass	
(2) David Fox	(4) Cynthia Miller 34	,678
Date of Interview Oct 28, 1999	_	
Type: Telephonic Personal (copy is given to	🛮 applicant 🗆 applicant's rep	resentative).
Exhibit shown or demonstration conducted:	No. If yes, brief description:	
Agreement was reached. was not reached.		
Claim(s) discussed: all		
Identification of prior art discussed: Kendell et al.		
Description of the general nature of what was agreed to 1. To repon prosecution on the case by presenting to the 2. Discussing the scope of the claims drawn to the specarious of the specarious	e attorney a new restriction require cificity of the chemical inhibitors. aking it more specific and directed	ement.
		t a "avaliminary rasponse and
4. The attorney will elect a fter checking with the client amendment reflecting the election. Arguments regarding	g enablement to be considered upo	n receipt of written response.
(A fuller description, if necessary, and a copy of the am the claims allowable must be attached. Also, where no is available, a summary thereof must be attached.)	endments, if available, which the	examiner agreed would render
1. It is not necessary for applicant to provide a sep	parate record of the substance of t	he interview.
Unless the paragraph above has been checked to indica LAST OFFICE ACTION IS NOT WAIVED AND MUST IN Section 713.04). If a response to the last Office action FROM THIS INTERVIEW DATE TO FILE A STATEMENT	CLUDE THE SUBSTANCE OF THE has already been filed, APPLICAN	T IS GIVEN ONE MONTH
 Since the Examiner's interview summary above each of the objections, rejections and requiremental claims are now allowable, this completed form Office action. Applicant is not relieved from project is also checked. 	ents that may be present in the las is considered to fulfill the response	t Office action, and since the requirements of the last terview unless box 1 above
Examiner Note: You must sign and stamp this form unless it is a	in attachment to a signed Office action.	

1401 FAX #: (703)-305-3514

Practitioner's Docket N . <u>U-011098-6</u>

#19 attech

PATENT IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Oscar Johannes Maria GODDIJN, et al

Serial No.: 08/779,460

Group No.: 1649

Filed: January 7, 1997

Examiner: O. M-Faiz Zaghmout, Ph.D

For: ENHANCED ACCUMULATION OF TREHALOSE IN PLANTS.

Commissioner of Patents and Trademarks

NUMBER OF PAGES ___

Washington, DC 20231

(INCLUDING THIS PAGE)

CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that the following papers are being facsimile transmitted to the Patent and Trademark Office on the date shown below.

PROPOSAL FOR INTERVIEW

Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.

☑ If any additional extension and/or fee is required, charge Account No. 12-0425.

AND/OR

☐ If any additional fee for claims is required, charge Account No. 12-0425.

(Type or print name of person signing certification)

October 27, 1999

Signature

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PROPOSAL FOR INTERVIEW

Sir:

The courtesy of Examiner Ousama M-Faiz Zaghmout in arranging for an interview with the undersigned for October 28, 1999 at 9:00 a.m. is gratefully acknowledged. Applicants propose the following amended claim 1 for discussion at the interview:

Claim 1 (amended) A process for increasing [producing] trehalose levels in plants or plant parts [plant cells] capable of producing trehalase endogenously and which plants or plant parts comprise [by growing plant] cells having the genetic information required for the production of trehalose [and trehalase], said process comprising inhibiting endogenous trehalase activity within the cells with a trehalase inhibitor and selecting plants or plant parts which have increased trehalose levels. [or cultivating a plant or a part thereof comprising such plant cells, characterized in that said plant cells are grown or said plant or part thereof, is cultivated in the presence of a trehalase inhibitor.]

REMARKS

The proposed amended claim recites that the process increases the trehalose levels (see specification at page 1, line 5 and Examples 1, 2, 3 and 8). The proposed amended claim also recites that it is the endogenous trehalase activity that is inhibited (see specification at page 5, line 20-23). The step of selection of plants having increased levels of trehalose is disclosed at, for example, page 13, lines 3-5 and Examples 1, 2, 3 and 8.

The Applicant proposes to discuss the proposed claim with respect to the present grounds for rejection. Applicant also proposes to discuss the restriction requirement.

Respectfully submitted,

CLIVEORD J. MASS ADAS & PARRY

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